BINGHAM

2007-413-C 2009-452-C

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September 5, 2012

Via Overnight Courier

Charles L.A. Terrini, Executive Director South Carolina Public Service Commission Saluda Building 101 Executive Center Drive Columbia, SC 29210

Re: Notification Regarding the Indirect Transfer of Control of Broadview

Networks, Inc.

Dear Mr. Terrini:

Broadview Networks, Inc. ("Broadview Networks") hereby notifies the South Carolina Public Service Commission ("Commission") of a transaction through a "pre-packaged" Chapter 11 bankruptcy proceeding that will result in the indirect transfer of control of Broadview Networks.

Broadview Networks Holdings, Inc. and its subsidiaries, including the Broadview Networks, filed a voluntary petition ("Petition") on August 22, 2012 with the United States Bankruptcy Court for the Southern District of New York to reorganize under Chapter 11 (Case No. 12-13581 (SCC)). The filing of the Petition served to convert the legal status of Broadview Networks to a debtor-in-possession.

As detailed herein, the "prepackaged" bankruptcy filing will allow Broadview Holdings to effectuate the proposed indirect transfer of control while maintaining the current operations of the Parties. While the "Plan of Reorganization" has the overwhelming support of both Broadview Holdings' secured noteholders and its existing stockholders, the filing of a voluntary petition for relief under Chapter 11 was necessary to implement the transaction. Critically, the bankruptcy has been structured to ensure that customers will not be adversely impacted and that all unsecured creditors, including Broadview Holdings' carrier partners, will be fully compensated in the ordinary course of business. The Parties anticipate that Broadview Holdings will emerge from bankruptcy by the end of October 2012.

It is Broadview Networks' understanding that Commission approval is not required to complete the Transaction described herein. Accordingly, Broadview Networks submits this letter for informational purposes only to ensure the continuing accuracy of the Commission's records.

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Description of the Parties

Broadview Networks Holdings, Inc. ("Broadview Holdings" and together with Broadview Networks, the "Company") is a privately held Delaware corporation. The Company has principal offices located at 800 Westchester Avenue, Suite N-501, Rye Brook, New York 10573. Broadview Holdings is an unregulated holding company that is the ultimate parent company of Broadview Networks, Broadview NP Acquisition Corp., ATX Licensing, Inc., Eureka Telecom, Inc., A.R.C. Networks, Inc., BridgeCom International, Inc., and TruCom Corporation, each of which is authorized to provide telecommunications services in multiple states. Broadview Holdings is also the indirect parent of Broadview Networks of Virginia, Inc., ATX Telecommunications Services of Virginia, Inc., Eureka Telecom of VA, Inc. and InfoHighway of Virginia, Inc., which are authorized to provide telecommunications services in Virginia. Below is a brief description of each subsidiary of Broadview Holdings authorized to provide services in South Carolina:

A. <u>Broadview Networks, Inc.</u> is a network-based electronically integrated communications provider which serves small and medium-sized businesses in the northeastern and mid-Atlantic United States. Broadview Networks is authorized to provide competitive telecommunications services in 48 states and the District of Columbia and holds authority from the Federal Communications Commission ("FCC") to provide international and interstate service.

State of Incorporation: New York

South Carolina Authority: Broadview Networks is authorized to provide resold and facilities-based interexchange and local exchange telecommunications services pursuant to Certificates of Public Convenience and Necessity granted by the Commission in Docket Nos. 2007-413-C and 2009-452-C on May 21, 2008 and February 19, 2010, respectively.

Further information regarding the technical, managerial, and financial qualifications of Broadview Networks has been submitted previously to the Commission, is therefore a matter of public record, and is incorporated herein by reference.

Contacts

Inquiries or copies of any correspondence, orders, or other materials pertaining to this Notice should be directed to:

Although Broadview Holdings' stock is not publicly traded, the Company's notes are publicly traded and Broadview Holdings files its financial information with the Securities and Exchange Commission.

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With copies to:

Charles Hunter Executive Vice President and General Counsel Broadview Networks Holdings, Inc. 800 Westchester Avenue, Suite N-501 Rye Brook, NY 10573

Description of the Transaction

Broadview Holdings plans to exchange outstanding notes for equity in Broadview Holdings upon completion of a "pre-packaged" Chapter 11 bankruptcy proceeding (the "Transaction"), which will result in an indirect transfer of control of Broadview Networks. The overall purpose of the Transaction is to enable Broadview Holdings to de-lever its balance sheet, better position the Broadview companies to compete in the telecommunications and information technology industry, and to provide a solution for the impending maturity of its senior secured notes. To that end, Broadview Holdings has entered into an agreement with a majority of the equity-holders and note-holders for a restructuring of its outstanding obligations, including its \$300 million 11 3/8% senior secured notes due in September 2012. Pursuant to that agreement, the existing note-holders will obtain approximately 97% of Broadview Holdings' common shares and approximately \$150 million in principal amount of new 10 1/2% senior secured notes. As such, the restructuring will affect a transfer of control of Broadview Holdings and, indirectly, its subsidiaries.

Broadview Networks has obtained agreement to this arrangement from the company's note-holders who hold more than two-thirds of the aggregate principal amount of outstanding senior secured notes and the equity-holders who hold more than 70% of the existing preferred equity interests. Although a large majority of noteholders and equity holders have already agreed to the terms of the restructuring, in order to complete the transaction, Broadview Holdings has voluntarily filed a "pre-packaged" Chapter 11 bankruptcy proceeding in the U.S. Bankruptcy Court for the Southern District of New

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York. ² Broadview Networks anticipates that customers and vendors will not be adversely affected by the completion of the Transaction through a "pre-packaged" Chapter 11 bankruptcy proceeding.

The largest of the current owners of Broadview Holdings are Baker Capital (which controls approximately 16.2% of Broadview Holdings' common stock) and MCG Capital Corporation (which controls approximately 50.9% of Broadview Holdings' common stock). Following the Transaction, no single entity will control Broadview Holdings or Broadview Networks. Only MSD Credit Opportunity Fund, L.P. is expected to hold an equity interest of 10% or more in Broadview Holdings, and it is not expected that Baker Capital or MCG Capital Corporation will retain a 10% or greater equity interest in Broadview Holdings. No entity will hold voting control over Broadview Holdings. Accordingly, Broadview Networks notifies the Commission of the indirect transfer of control that will result from this Transaction. For the Commission's convenience, a corporate organizational chart is attached as Exhibit A.

Public Interest Considerations

Broadview Networks submits that the proposed Transaction serves the public interest. As a result of the Transaction, Broadview Holdings and Broadview Networks will substantially reduce their debt load, which will strengthen their financial position. This will enable Broadview Holdings and Broadview Networks to implement their business plans and strengthen their competitive position in South Carolina to the benefit of South Carolina consumers.

Further, the proposed Transaction will be conducted in a manner that will be transparent to Broadview Networks' customers in South Carolina. The transfer of control of Broadview Networks will not result in a change of carrier for customers or any assignment of authorizations. Broadview Networks also emphasizes that the proposed indirect transfer of control will be seamless and completely transparent to the customers in South Carolina, and in no event will it result in the discontinuance, reduction, loss, or impairment of service to customers.

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² Case No. 12-13581 (SCC). Further details of this plan are set forth in the Company's Disclosure Statement for Soliciting Acceptances for a Plan of Reorganization publicly available at http://www.kccllc.net/broadview.

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An original and fifteen (15) copies of this letter are enclosed for filing. Please date-stamp the enclosed extra copy and return it in the envelope provided. Should you have any questions regarding this filing, please do not hesitate to contact Danielle C. Burt at 202-373-6039.

Respectfully submitted,

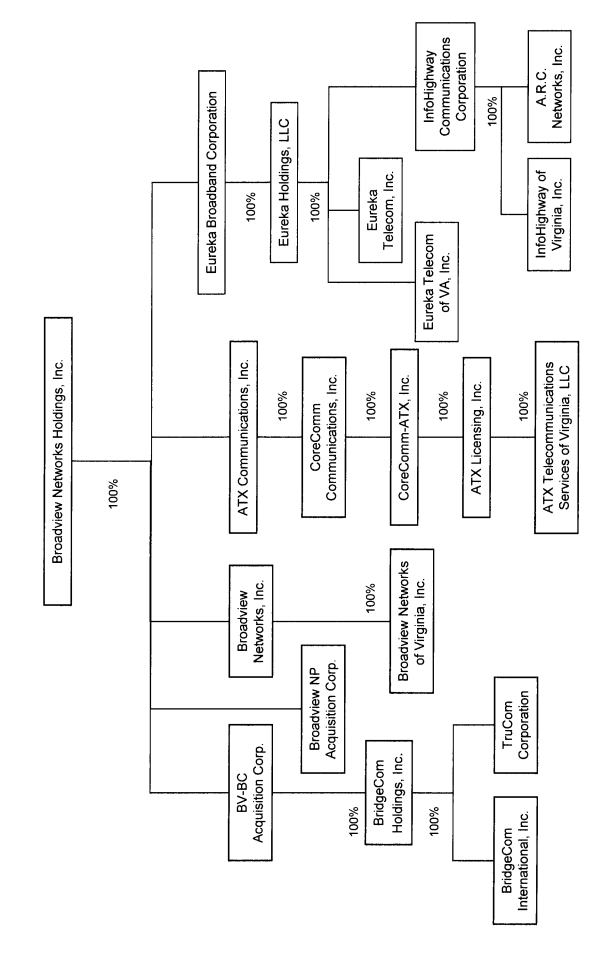
Catherine Wang Danielle C. Burt

Counsel for Broadview Networks

EXHIBIT A

Corporate Organizational Chart

Corporate Ownership Structure



STATE OF NEW YORK	§	
COUNTY OF WEST CHESTER	§ §	ss:

VERIFICATION

I, Charles Hunter, state that I am Executive Vice President and General Counsel of Broadview Networks Holdings, Inc.; that I am authorized to make this Verification on behalf of Broadview Networks Holdings, Inc. and its operating subsidiaries; that the foregoing filing was prepared under my direction and supervision; and that the contents are true and correct to the best of my knowledge, information, and belief.

Charles Hunter
Executive Vice President and General Counsel
Broadview Networks Holdings, Inc.

Sworn and subscribed before me this _\2 day of July, 2012.

Notary Public

My commission expires

COREY RINKER
Notary Public, State of New York
Registration #02RI6220869
Qualified In Westchester County
Commission Expires April 19, 20